

ritance, in remainder or reversion, and the estate of the tenant who may have committed the waste, in the same manner as if no such intermediate estate had ever existed; provided, that nothing herein contained shall be construed to enable the plaintiff to recover the place wasted for a longer period of time than during the continuance of the estate of the tenant who committed such waste." Resolved in the affirmative.

On motion by Mr. Archer, the question was put, That the following be inserted after the last amendment? to wit: "And be it enacted, That after the commencement of any action of waste, ejectment or other action, wherein the right to lands may come in question, and the defendant or defendants, at any time pending the suit, shall or may commit waste, the plaintiff or plaintiffs shall immediately, in vacation time, upon demand of such plaintiff or plaintiffs, obtain as a matter of right from the clerk's office of the county in which the waste may have been committed or writ of estrepement to stay waste." Determined in the negative.

On motion by Mr. C. Dorsey, the question was put, That the following be inserted after the last amendment? to wit: "And be it enacted, That the several county courts of this state, or in vacation either of the judges thereof, may issue writs of injunction to stay waste, in the same manner that the chancellor now practises, and enforce obedience thereto in the same manner that the chancellor now does." The yeas and nays being required, appeared as follow:

A F F I R M A T I V E.								
Messrs	Plater	Wilkinson	Bayly	Calvert	Wilson	J H Thomas	Worthington	Hilleary
	Belt	Chapman	Winder	Herbert	Hayward	Schley	Bowles	Bayard
	A Dorsey	C Dorsey	Cottman	Magruder	J Thomas	Forwood	Cellar	Cresap
	Williams	Stevens	Lecompte	Prideaux	Baer	Willis	S Thomas	Reid
	Sellman	Kerr	Griffith	Quinton				36
N E G A T I V E.								
Messrs	Hall	W Moffitt	Randall	Groome	Boyle	Archer	Streett	Bland
	Angier	Harryman	Seth	Sands	J Brown	Davis	Jump	Brent
	Harris	M Brown	Frazier					19

So it was resolved in the affirmative.

The question was then put, Shall the said bill pass? Resolved in the affirmative.

The clerk of the senate delivers the bill for the relief of John Campbell, the bill annulling the marriage of Ephraim Furniss, and Polly his wife, of Somerset county, the bill to repeal and abolish the forty-fifth article of the constitution and form of government, and the bill to incorporate a company for making an artificial road from French-town, on Elk-river, in Cæcil county, in the state of Maryland, to the Delaware line, in a direction towards the town of New-Castle, severally endorsed, "will pass." Ordered to be engrossed. The bill concerning the amendment of judicial proceedings, and the bill for the relief of Henry Alexander, of the city of Baltimore, an insolvent debtor, severally endorsed, "will pass with the proposed amendments;" which amendments were read.

The house resumed the consideration of the bill to authorise and empower the court of appeals for the western shore to hear and determine the matter of a decree of the late court of appeals of June term, 1800, between Benedict Edward Hall, executor of Amos Garrett, deceased, and administrator de bonis non with the will annexed of Peter Dicks, deceased, and the representatives of Jacob Giles, deceased, and the question was put, Shall the said bill pass? Resolved in the affirmative.

On motion by Mr. J. Brown, the following order was read.

ORDERED, That the register of the land-office cause to be laid before this house a statement, shewing the amount of fees received by him in virtue of his office, for one year prior to the 1st of November, 1809.

And, on motion by Mr. J. H. Thomas, the question was put, That the words "and the register in chancery" be inserted after the words "land-office." The yeas and nays being required, appeared as follow:

A F F I R M A T I V E.								
Messrs	Plater	Wilkinson	Stevens	Griffith	Magruder	Hayward	Forwood	Cellar
	Angier	Chapman	Kerr	Frazier	Hopper	J Thomas	Streett	S Thomas
	Harris	C Dorsey	Bayly	J S Moffitt	Prideaux	Baer	Willis	Veatch
	Belt	Harryman	Winder	Physick	Quinton	J H Thomas	Worthington	Hilleary
	A Dorsey	M Brown	Cottman	Calvert	Wilson	Archer	Bowles	Bayard
	Sellman	Randall	Lecompte	Herbert				41
N E G A T I V E.								
Mes	Hall	Seth	J Brown	Palmer	Jump	Bland	Tabbs	Brent
	W Moffitt	Boyle	J E Spencer					11

So it was resolved in the affirmative.

On motion by Mr. Brent, the question was put, That the following words be inserted after the last amendment? to wit: "the clerks of the court of appeals, the clerks of the county courts, and the register of wills in each county." Resolved in the affirmative.

On motion by Mr. A. Dorsey, the question was put, That the words "on oath" be inserted before the words "in virtue?" Resolved in the affirmative.

The question was then put, That the house assent to the same? Resolved in the affirmative.

Mr. Wilkinson delivers a bill, entitled, An act appointing commissioners to ascertain and establish a divisional line between Anne-Arundel and Calvert counties; Mr. Cottman delivers a bill, entitled, An act appointing George W. Jackson, Esquire, trustee to convey to George Robertson, Esquire, certain lands therein mentioned;